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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/599,178	09/21/2006	Angel Palacios		5432	
Angel Palacios	7590 12/11/2007		EXAMINER		
Mendez Alvaro	77 portal 4 piso 4B	OBISESAN, AUGUSTINE KUNLE			
Madrid, 28045 SPAIN			ART UNIT	PAPER NUMBER	
			2169		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application	n No.	Applicant(s)	8		
Office Action Summary		10/599,17	8	PALACIOS, ANGE	L		
		Examiner		Art Unit			
		Augustine		2169			
The MAILING DATE of the Period for Reply	his communication	appears on the	cover sheet wi	th the correspondence add	dress		
A SHORTENED STATUTORY WHICHEVER IS LONGER, FF - Extensions of time may be available und after SIX (6) MONTHS from the mailing of If NO period for reply is specified above, Failure to reply within the set or extended Any reply received by the Office later that earned patent term adjustment. See 37	ROM THE MAILING er the provisions of 37 CFF late of this communication. the maximum statutory peid period for reply will, by standard three months after the m	DATE OF TH R 1.136(a). In no eve riod will apply and will atute, cause the appl	IIS COMMUNIC ent, however, may a re II expire SIX (6) MON ication to become AB	CATION. eply be timely filed THS from the mailing date of this co BANDONED (35 U.S.C. § 133).			
Status							
1) Responsive to communi	cation(s) filed on <u>2</u>	1 September 2	<u>'006</u> .				
2a) ☐ This action is FINAL .	n)☐ This action is FINAL . 2b)⊠ This action is non-final.						
3) Since this application is	in condition for allo	wance except	for formal matt	ers, prosecution as to the	merits is		
closed in accordance with	th the practice und	er <i>Ex parte Qu</i>	<i>ayle</i> , 1935 C.D). 11, 453 O.G. 213.			
Disposition of Claims							
4) \boxtimes Claim(s) $1 - 2, 4 - 7, 10$	– 12, 16, 19 – 20,	22 – 24, 30, a	<u>nd 40 – 44</u> is/a	re pending in the applicat	tion.		
4a) Of the above claim(s) is/are with	drawn from cor	nsideration.				
5) Claim(s) is/are all							
	6)⊠ Claim(s) <u>1 - 2, 4 - 7, 10 - 12, 16, 19 - 20, 22 - 24, 30, and 40 - 44</u> is/are rejected. 7)□ Claim(s) is/are objected to.						
· · · · · · · · · · · · · · · · · · ·							
8) Claim(s) are subj	ect to restriction an	id/or election re	equirement.		•		
Application Papers				-			
9)☐ The specification is object	cted to by the Exan	niner.					
10)⊠ The drawing(s) filed on <u>21 September 2006</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request	• •		_		-is 4 4844B		
11) The oath or declaration is	• • •	•	•	(s) is objected to. See 37 CF d Office Action or form PT			
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made a)⊠ All b)□ Some * c)□		eign priority und	der 35 U.S.C. {	§ 119(a)-(d) or (f).	·		
1.⊠ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-89				Summary (PTO-413) s)/Mail Date			
Notice of Draftsperson's Patent Drav Information Disclosure Statement(s) Paper No(s)/Mail Date)	_	nformal Patent Application			
			-, <u> </u>	 -			

10/599,178 Art Unit: 2169

DETAILED ACTION

1. Claims 1 - 2, 4 - 7, 10 - 12, 16, 19 - 20, 22 - 24, 30, and 40 - 44 are pending.

Claim Objections

2. The word "REIVINDICACIONES" at the heading of claim limitation is not an English language. Appropriate correction is required.

The indentation in claim 4-7 is not appropriate. Appropriate correction is required.

The word "and" at the end of claim 40 renders this claim indefinite. Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, the claim recites only a single step of managing calculation expression.

Claims 1-2, 19-20, and 43 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1, 19, and 43 recites "there might exist different types of arboreal graphical representations". The word "might" in this claim render the claims limitation indefinite. Claims 2 and 19 recites "another type of action". This claim limitation is too



10/599,178 Art Unit: 2169

broad and not distinct. Therefore, claims 1 - 2, 19 - 20, and 43 are rejected for the reason enumerated above.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claims 1 - 2, 4 - 7, 10 - 12, 16, and 40 - 41 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claim recites system for managing calculation expression without any processor or memory to perform this function.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1 2, 4 7, 10 12, 16, 19 20, 22 24, 30, and 40 44 rejected under 35 U.S.C. 102(b) as being anticipated by Pagallo, US 5,544,262.

As per claim 1, Pagallo discloses,

10/599,178 Art Unit: 2169

A system for managing calculation expressions (abstract) where processing equation is "managing calculation expressions" as claimed.

comprising means for showing one or more arboreal graphical representations (col.8 lines 6 – 15) where graphics button is "means for showing one or more graphical representations" as claimed.

wherein an arboreal graphical representation is an entity that shows a calculation expression in the form of a tree (abstract and col.11 lines 30 – 43) where tree structure representation of expression is "graphical representation entity showing calculation expression in tree form" as claimed.

and wherein there might exist different types of arboreal graphical representations (col.8 lines 6 – 15) where graphics button displaying different graphical representation is "different types of arboreal graphical representations" as claimed.

As per claim 2, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for editing said one or more arboreal graphical representations (abstract and col.24 lines 32 – 58) where editing process is the "means for editing one or more arboreal graphical representations" as claimed. wherein said editing might comprise one or more of the following actions: (1) creating after blank situation, (2) modifying, (3) creating after blank situation and modifying, (4) another type of action (abstract and col.24 lines 32 – 58)

Art Unit: 2169

As per claim 4, the rejection of claim 1 is incorporated and further Pagallo discloses,

wherein one of said graphical representations is a TOWER STRUCTURE wherein said tower structure is characterized by the following: the nodes of the tree are arranged in vertical fashion, some nodes being located over other nodes, and said system comprises means to indicate which nodes are the parent of which nodes (fig. 10).

As per claim 5, the rejection of claim 1 is incorporated and further Pagallo discloses,

wherein one of said graphical representations is a VERTICAL STRUCTURE, wherein said vertical structure is characterized by the following: the nodes of the tree expand in vertical fashion, so that if a node is at a given position, its child nodes are located at a lower position, and it comprises means for indicating which nodes are the parents of which nodes (col.8 lines 6 – 15) where graphic button display is "vertical structure" as claimed.

As per claim 6, the rejection of claim 1 is incorporated and further Pagallo discloses,

wherein one of said arboreal graphical representations is an ESCALATOR STRUCTURE, wherein said escalator structure is characterized by the following: the nodes of the tree are arranged in different levels of a table, and

10/599,178 Art Unit: 2169

certain nodes are only visible in certain levels of the table, so that the expression is read by changing levels in the positions where the transitions between nodes take place, and there might exist a summary cell that contains the total expression (col.8 lines 6 – 15) where graphic button display is "escalator structure" as claimed.

As per claim 7, the rejection of claim 1 is incorporated and further Pagallo discloses,

wherein one of said arboreal graphical representations is a HORIZONTAL STRUCTURE, wherein said horizontal structure is characterized by the following: the nodes of the tree expand in horizontal direction, so that a parent node has a different horizontal position than its child nodes, and said system comprises means for indicating which nodes are the parents of which nodes (col.8 lines 6 – 15) where graphic button display is "Horizontal structure" as claimed.

As per claim 10, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for applying the feature of GROUPING OF PEERS, which is characterized because said system imposes the condition that the operators that link different sister nodes have the same type (col.2 lines 19 – 30 and col.24 lines 32 – 58) where grouping related symbols is "grouping of peers" as

10/599,178 Art Unit: 2169

claimed.

As per claim 11, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for applying the feature of SEQUENCIATION OF NON ASSOCIATIVE OPERATORS, which is characterized by the fact that the system imposes the obligation that the operators that join sister nodes must satisfy the associative property (col.11 lines 30 - 65 and col.14 lines 55 – 66) where determining the validity of expression is "applying feature of non-associative operators" as claimed.

As per claim 12, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for applying the functionality of EXPLICATIVE TEXT, whereby a descriptive text is associated to one or more of the nodes of said graphical representations (col.11 lines 30 - 65, col.14 lines 55 – 66, and col.24 lines 24 - 31).

As per claim 16, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for expanding and collapsing nodes in said arboreal graphical structures (col.4 lines 1 – 15).

10/599,178 Art Unit: 2169

Claims 19 – 20, 22 – 24, and 30 are method claim corresponding to the system claims 1 - 2, 4 - 6, and 12 respectively, and rejected under the same reason in connection to the rejection of claims 1 - 2, 4 - 6, and 12 respectively above.

As per claim 40, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for applying the functionality of PARTIAL RESULTS, where said functionality is characterized by the following: for one or more nodes, it shows a value that is associated to said node or nodes, wherein said value depends on the evaluation of said expression for said node or nodes, and (col.4 lines 15-58)

As per claim 41, the rejection of claim 1 is incorporated and further Pagallo discloses,

further comprising means for converting said calculation expression into other type of entities, such as for example formulae for environments such as spreadsheet applications, search strings for database applications or Internet search engines or other types of entities (col.9 lines 66 – 67 and col.10 lines 1 – 31)

Claim 42 is a method claim corresponding to the system claim 40, and rejected under the same reason in connection to the rejection of claim 40 above.

10/599,178

Art Unit: 2169

Claim 43 is a computer program claim corresponding to the method claim 19, and rejected under the same reason in connection to the rejection of claim 19 above.

Claim 44 is a computer readable medium claim corresponding to the method claim 19, and rejected under the same reason in connection to the rejection of claim 19 above.

Conclusion

6. The prior made or record and not relied upon is considered pertinent to applicant's disclosure.

TITLE: Mathematical expression recognizing device, mathematical expression recognizing method, character recognizing device and character recognizing method, US 7,181,068 authors: Suzuki et al.

TITLE: Method and apparatus for preparing a document containing information in real mathematical notation, US 5,559,939 authors: Yutaka et al.

TITLE: Expression Editor, US 6,610,106 author: Jenks.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Augustine Obisesan whose telephone number is 571-272-2020. The examiner can normally be reached on 7:30 AM - 5:00 PM EST.

10/599,178

Art Unit: 2169

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pierre Vital can be reached on 571-272-4215. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should . you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Augustine Obisesan

Patent Examiner

A.U.2169

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